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1 2 3 4 5 6 7 8	Brad Seligman (SBN 083838) bseligman@impactfund.org Jocelyn D. Larkin (SBN 110817) IMPACT FUND 125 University Ave., Suite 102 Berkeley, CA 94710 Telephone: (510) 845-3473 Facsimile: (510) 845-3654 Attorneys for Plaintiffs and the Certified Class [Additional counsel listed on following page]	James V. Fitzgerald, III (SBN 55632) Thomas G. Beatty (SBN 75794) McNAMARA, , NEY, BEATTY, SLATTERY, , BORGES & AMBACHER LLP 1211 Newell Avenue, P.O. Box 5288 Walnut Creek, CA 94596 Telephone: 925.939.5530 Facsimile: 925.939.0203 Attorneys for Defendant CITY OF ANTIOCH
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11	UNITED STATES DISTRICT COURT	
12	NORTHERN DISTRI	CT OF CALIFORNIA
13		)
14	SANTEYA DANYELL WILLIAMS, MARY RUTH SCOTT, KAREN LATREECE	) )
15	COLEMAN, PRISCILLA BUNTON, and ALYCE DENISE PAYNE, on behalf of	) Case No.: C-08-2301 SBA
16	themselves and all others similarly situated,	) ) JOINT MOTION IN SUPPORT OF
17	Plaintiffs,	FINAL APPROVAL OF CLASS ACTION SETTLEMENT
18	vs.	) DATE: MARCH 8, 2012
19	CITY OF ANTIOCH,	† TIME: 9 A.M ) COURTROOM: MAGISTRATE JUDGE
20	Defendant.	) CORLEY
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1 The parties jointly move for an order finally approving this class action settlement.. This 2 Motion is based on this Motion, the previously filed declaration of Brad Seligman and the 3 proposed Order Finally Approving Class Action Settlement. 4 The previously filed Motion for Preliminary Approval of the Settlement and supporting 5 papers lays out the terms of the settlement and why it is fair reasonable and adequate. The 6 subsequent declaration of Brad Seligman attaches all objections and comments received 7 regarding the settlement. The objections and comments do not challenge the terms of the 8 settlement except for indicating class member dissatisfaction that the settlement did not provide 9 class member monetary relief, a remedy precluded by the Court when it granted defendant's 10 Motion for Judgment on the Pleadings. 11 The parties accordingly request that the settlement be finally approved. 12 13 Dated: March 8, 2012 By: Brad Seligman 14 IMPACT FUND 15 Attorneys for Plaintiffs and the Certified Class 16 17 Dated: March 8, 2012 By: /s/\_\_\_\_ 18 James V. Fitzgerald, III 19 Attorneys for Defendant 20 21 22 23 24 25 26 27